747 PAGE Prepared barook **DEED OF TRUST** PERSONAL PO BOX 181 Address HORN LAKE MS 38637 City/State LENDER: Personal Finance Corporation (601) 393-7145 1411 GOODMAN RD Lender's Address: . HORN LAKE MS 38637 RICKY JAY-BOB MORRIS AND WIFE DIANE B MORRIS BORROWER and Address: (601) 393-41501918 AMHURST COVE SOUTHAVEN MS 38671 TRUSTEE: Frank A. Riley 12-19-_, which is evidenced by a promissory note dated __ 12780<u>.00</u> (a) The Total of Payments is \$_ 19_94 (b) The indebtedness is payable in 36 monthy payments. The first payment of \$355,00 and 35 monthly payments of \$ 355.00 beginning on 2-1- , 19 95 , and continuing on the same For good consideration, Borrower conveys and warrants to Trustee the following real property situated in _ County, Mississippi, more particularly described as: LOT 2855, SECTION N, IN SOUTHAVEN WEST SUBDIVISION. ON SECTION 26, TOWNSHIP 1 SOUTH, RANGE 8 WEST, AS SHOWN BY THE PLAT RECORDED IN PLAT BOOK 5, PAGES 8 AND 9, IN THE CHANCERY CLERK'S OFFICE OF DESOTO COUNTY, MISSISSIPPI. CANÇELLED BY AUTHORITY, RECORDED IN BOOK STATE MS.-DESOTO CO. 1561 PAGE FEB '9 10 30 Art '95 **/2** DAYOF **Q** BK 747 PC 234 This conveyance is subject to the following terms:

W.E. DAVIS CH. C. K.

1. This conveyance is in trust to secure the prompt payment of the Total of Payments, being the amount states in Item (a) above. If all indebtedness secured hereby shall be promptly paid as and when due, then this conveyance shall be null and void; otherwise, it shall remain in full force and effect. 2. Borrower shall pay all taxes and other charges levied against the property and shall keep the improvements insured by a company authorized to do business in Mississippi, against loss or damage by fire, storm or other hazards in an amount equal to the balance of the indebtedness due the Lender with a standard mortgagee clause in favor of Lender. 3. Borrower will not abandon property or commit waste or allow waste to be committed. Borrower shall make all needed repairs to keep the property in a condition equal to its present status. 4. Upon Borrower's failure to pay prior lien or deed of trust, taxes, insurance premium, or cost of repairs, the Lender may pay the same of make such repairs; and amount thereof will become a part of the debt hereoy secured with interest at 10% per annum, payable 5. Berrower shall be in default upon the happening of any of the following events: (a) Failure to pay as and when due the indebtedness evidenced by the promissory note; (b) Detault of any obligation secured hereby or in the performance of any covenant contained herein; (c) If this deed of trust is subordinate to any other deed of trust or lien of any kind, default in the payment of such prior deed of trust or lien; or (d) Upon Lender reasonably deeming itself to be insecure, or (e) Upon the sale of the real property by Borrower. 6. Upon default, Lender may declare the entire unpaid balance secured hereby with interest and other proper charges, immediately due and payable. Trustee shall sell the property and land according to Mississippi Code of 1972. Section 89-1-55. Lender may purchase at such sale. From the proceeds of the sale. Trustee shall pay the cost of advertising and making the sale, including a reasonable attorney's fee and a reasonable Trustee's fee which shall not be less than \$250.00 nor more than 25% of the sale price; second, he shall pay any necessary expenses in protection of the security; third, he shall pay in the order of their maturity all items of indebtedness secured hereby; fourth, the balance shall be paid to the holder of any subordinate deed of trust; and lastly, any balance

invested in the original Trustee. 8. Any waiver by Lender of any default shall not operate as 9. The term "Bo rower" shall mean all persons signing bel 10. This deed of trust is an extension and renewal, and not a recorded in Pook. 5.79 County, at HRNANDO, Mississipi, and tuntil the note secured is paid in full.	a waiver of any other default or the same default on a future occasion. low, each of whom shall be jointly and severally liable hereunder. cancellation, of that certain deed of trust dated 4-1-92. Trycord in the office of the Chancery Clerk of DESOTO the lien created by said deed of trust shall remain in full force and effect
I ACKNOWLEDGE RECEIPT OF A COMPLETED COP WITNESS cur signatures this the 6th day of WITNESS WITNESS	
STATE OF MISSISSIPPI COUNTY OF	vin a for the aforesaid county and state, the within named
foregoing instrument on the date and year therein mentioned Witness my hand and seal of office this 6th My commission expires: 8-10-97 Revised 1-96	4